

U.S. Department of Justice

United States Attorney Eastern District of New York

TH/RAB F. #2025R00212

271 Cadman Plaza East Brooklyn, New York 11201

June 10, 2025

The Honorable Kiyo A. Matsumoto United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: United States v. Jonathan Braun

Criminal Docket No. 10-433 (KAM)

Dear Judge Matsumoto:

The government respectfully submits this letter in advance of the continuation of the revocation hearing scheduled for June 13, 2025 at 11 a.m. Danelle is available to testify if the Court permits additional cross-examination in connection with Charge 8 of the VOSR Addendum. The government also intends to call Special Agent Joseph Costello at the hearing and anticipates that the father and the mother of the three-year-old child that was assaulted by the defendant will appear and may testify.

The government may seek to admit the following exhibits at the continuation of the revocation hearing:

GX25	Certified records from Foxwoods El San Juan Casino
	(previously marked)
GX29	Recording of conversation by Victim-1
GX30	Recording of conversation by Victim-1
GX31	Text messages sent and received by Victim-1
GX32	Body Worn Camera Footage Dated August 20, 2024
GX33	Body Worn Camera Footage Dated August 20, 2024
GX34	Body Worn Camera Footage Dated August 20, 2024
GX35	Photographs of Vehicles

Respectfully submitted,

JOSEPH NOCELLA, JR. United States Attorney

By: /_S/

Tanya Hajjar Rachel Bennek Assistant U.S. Attorneys 718-254-7000

Kathryn Wozencroft, Esq. (by email and ECF) cc: U.S. Probation Officer Heather Clark (by email)